UNITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/672,009 09/26/2003 Laurent Schaller CSI-2027 7654 7590 01/22/2007 **EXAMINER** JEFFREY J. HOHENSHELL 710 MEDTRONIC PARKWAY NGUYEN, TUAN VAN MINNEAPOLIS, MN 55432 PAPER NUMBER 3731 SHORTENED STATUTORY PERIOD OF RESPONSE MAIL DATE **DELIVERY MODE**

Please find below and/or attached an Office communication concerning this application or proceeding.

01/22/2007

PAPER

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

3 MONTHS

		Application No.	Applicant(s)
E HA	\	10/672,009	SCHALLER ET AL.
بي 10ء	Office Action Summary	Examiner	Art Unit
25 2007	FICE .	Tuan V. Nguyen	3731
	Reply ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING D		
- Exter after - If NO - Failu Any i	CHEVER IS LONGER, FROM THE MAILING Designs of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication, period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be to will apply and will expire SIX (6) MONTHS from to cause the application to become ABANDON.	mely filed n the mailing date of this communication ED (35 U.S.C. § 133).
Status			
1)🖾	Responsive to communication(s) filed on 22 D	ecember 2006.	
2a)□	This action is FINAL . 2b)⊠ This	action is non-final.	
3)□	Since this application is in condition for allowa	nce except for formal matters, pr	osecution as to the merits is
	closed in accordance with the practice under l	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.
Dispositi	ion of Claims	•	
4)⊠	Claim(s) <u>1-4Q</u> is/are pending in the application	,	
,	4a) Of the above claim(s) 34-40 is/are withdraw		
5)[Claim(s) is/are allowed.	·	
6)⊠	Claim(s) 1-33 is/are rejected.		
7) 🔲 .	Claim(s) is/are objected to.		
8)□	Claim(s) are subject to restriction and/o	or election requirement.	
Applicat	ion Papers		•
9)[The specification is objected to by the Examine	er.	•
10)⊠	The drawing(s) filed on September 26, 2003 is	/are: a)⊠ accepted or b)⊡ obje	ected to by the Examiner.
	Applicant may not request that any objection to the		
	Replacement drawing sheet(s) including the correct	•	
11)	The oath or declaration is objected to by the E.	xaminer. Note the attached Offic	e Action or form PTO-152.
Priority (under 35 U.S.C. § 119		
	Acknowledgment is made of a claim for foreigr ☐ All b)☐ Some * c)☐ None of:	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).
	1. Certified copies of the priority documen		
	2. Certified copies of the priority documen		
	3. Copies of the certified copies of the price		ed in this National Stage
* (application from the International Burea See the attached detailed Office action for a list	· ··	red.
•	See the attached detailed Office action for a list	. or the certified copies flot fecely	Gu.
Attachmer	nt(s)		
1) 🛭 Noti	ce of References Cited (PTO-892)	4) Interview Summar	
2) Noti	ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail I 5) Notice of Informal	Date
	mation Disclosure Statement(s) (PTO/SB/08)	6) Other:	r aterit Application

DETAILED ACTION

Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - Claims 1-33, drawn to an anastomosis device, classified in class 606, subclass 151.
 - II. Claims 34-40, drawn to method of performing an anastomosis, drawn to class 128, subclass 898.

The inventions are distinct, each from the other because of the following reasons: Inventions II and I are related as process and apparatus for its practice. The inventions are distinct if it can be shown that either: (1) the process as claimed can be practiced by another materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice another and materially different process. (MPEP § 806.05(e)). In this case the process as claimed can be practiced by another and materially different apparatus such as the graft everting apparatus is a separate component with the clip holding and deploying structure.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

A telephone call was made to Mr. Jeffery Hohenshell (Reg. No. 34,109) on
 December 22, 2006 to discuss the above restriction requirement. The result was a provisional election was made without traverse to prosecute the invention of Group

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I, claims 1-33. Affirmation of this election must be made by applicant in replying to this Office action. Claims 34-40 withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art. .
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 5. Claims 1-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Arcia et al. (U.S. 6,358,258) in view of Miller et al. (U.S. 6,709,442).
- 6. Referring to claims **1-16**, **17-21**, **22-30** and **31-33**, Arcia discloses (see Figs. 8-12) an anastomosis device 200 comprising: a shaft or support structure 210; one or plurality of Nitinol needles 270 or barb, wherein the needles or barbs slidably

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coupled to the channels or tubular members 240, 250, the needles 270 or barbs are for supporting graft G to the device (see Fig. 11) and for deploying of suture 272 to secure the graft to other vessel; drive tubes 260 coupled to a thumb cap 232, wherein the thumb cap and drive tubes are for simultaneously deploying of flexible needles out of channel 240, 250 or tubular members (see col. 9, line 16 to col. 10, line 48). With respect to claims 26 and 30, Arcia discloses the suture 272 is connected to the proximal end of needle 270 and the other end of suture is connected and stored in cap 232, thus, the needle 272 can be retracted into the tubular member 240, 250 if the surgeons desired to do so or if he/she feels that the needle 272 is not deployed to proper location (see col. 9, lines 54-62).

7. Still referring to claims 1-16, 17-21, 22-30 and 31-33, However, Miller discloses (see Figs. 5A-5F and 13-34) anastomosis device 50, 170 comprising: a support structure 51, 57 or 226, 218, 220; one or plurality of self-closing clip 10, 236 slidably and disposed in tube 51 or plurality of tube 230 (or first plurality of member), wherein the clips is shape memory clip and the clips assume a shape that automatically applies to the layers of tissue an appropriate hemostatic compression which is relatively independent of tissue thickness (see col. 3, lines 54-60), each clip being releasably coupled to said support structure by plunger 52, 238; a pusher, 60, 210 is connected to plunger 52, 238; and the clips can be deployed simultaneously (see col. 7, line 46 to col. 8, line 40 and col. 12, line 50 to col. 13, line 25).

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8. Still referring to claims 1-16, 17-21, 22-30 and 31-33, therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made by the applicant to incorporate the device of Miller for delivery the clip or clips independently from the barb or barbs into the device, as disclosed by Arcia in order to gain the advantages of using shape memory clip wherein after the fastener or clip is deployed through layers of tissue the clips assume a shape that automatically applies to the layers of tissue an appropriate hemostatic compression which is relatively independent of tissue thickness, the fastener or clip is a suitable replacement for conventional non bio-absorbable sutures and staples in certain clinical application as suggested by Miller (see col. 3, lines 54-64) while the graft holding technique of Arcia still maintain because it is more superior than the graft holding technique of Miller.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan V. Nguyen whose telephone number is 571-272-5962. The examiner can normally be reached on M-F: 9:00 AM - 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, AnhTuan Nguyen can be reached on 571-272-4963. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Tuan V. Nguyen January 8, 2006

> ANHTUANT. NGUYEN SUPERVISORY PATENT EXAMINER

Application/Control No.P E Applicant(s)/Patent Under Reexamination SCHALLER ET AL. Examiner JAN 2 5 2007 WART Unit Page 1 of 1 U.S. PATENT DOCUMENTS Document Number Date

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-6,709,442	03-2004	Miller et al.	606/153
*	В	US-6,358,258	03-2002	Arcia et al.	606/139
	O	US-			
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FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

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